SOUTHERN DISTRICT OF NEW YO		
SKAT, Plaintiff,	Civil Action No.: 18-cv-04538	
v.		
THE MONIN AMPER PENSION PLAN and DOSTON BRADLEY	NOTICE OF UNOPPOSED MOTION BY JOHN M. HANAMIRIAN TO	
Defendants.	WITHDRAW AS COUNSEL OF RECORD FOR DEFENDANTS	
PLEASE TAKE NOTICE, that up	oon the annexed Affidavit of John M. Hanamirian, Esq.,	
individually and on behalf of Hanamirian	Law Firm, P.C., and upon all prior proceedings herein,	
counsel will move this Court before the H	Ionorable Lewis A. Kaplan, United States District	
Judge for the Southern District of New Y	ork, on the day of, 2018, at 9:30 o'clock	
in the forenoon of that day or as soon there	reafter as counsel may be heard for:	
1. An Order allowing the undersigned to withdraw as counsel of record for Defendants		
The Monin Amper Pension Plan and Doston Bradley, pursuant to Local Rule 1.4 and		
Model Rules of Professional Conduct Rule 1.16. Plaintiffs do not object to this		
Motion and will not present an Opposition; and		
	s the Court deems just and proper.	
Dated: July 12, 2018 New York, New York	John M. Hanamirian, Esq. (JH 6651) Hanamirian Law Firm, PC 40 E. Main Street Moorestown, New Jersey 08057 (856) 793-9092 – t (856) 793-9121 – f jmh@hanamirian.com	

SOUTHERN DISTRICT OF NEW YORK	•
SKAT, Plaintiff,	Civil Action No.: 18-cv-04538
v.	
THE MONIN AMPER PENSION PLAN and DOSTON BRADLEY,	
Defendants.	X

## AFFIDAVIT OF JOHN M. HANAMIRIAN

I, John M. Hanamirian, hereby affirm:

- That I am a duly licensed attorney at law, appearing as counsel of record for
   Defendants The Monin Amper Pension Plan and Doston Bradley in the above-captioned matter.
   Co-counsel in this matter is Mark Allison of Caplin & Drysdale, Chartered.
- 2. I am informed and believe, based on discussions with co-counsel and my clients, that my withdrawal at this time can be accomplished without any material adverse effect on the interests of my clients identified in the Rules of Professional Conduct 1.16 and Local Rule 1.4.
- 3. That the basis for my request to withdraw, is a lack of communications with my client sufficient to represent them as counsel in this matter. I was engaged by a Luxemburg law firm that was directly engaged by the Defendants and my client, the law firm, despite repeated requests, would not provide the underlying Defendant's client files to me in advance of the First Initial Pre-Trial Conference.
- 4. As a result, I notified my client of my intent to withdraw and the reasons thereof and they did not object. Mr. Allison thereafter entered his appearance on behalf those clients.

I declare under the penalty of perjury based on my information and belief that the above is true and correct.

Executed this 12th day of July, 2018.

John M. Hanamirian, Esq. (JM-6651)

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## **CERTIFICATE OF SERVICE**

On the 12<sup>th</sup> day of July, 2018, a copy of the foregoing Motion for Leave to Withdraw as Counsel by John M. Hanamirian and the accompanying Affidavit of John M. Hanamirian were filed electronically via the ECF System. Notice of this filing will be sent to the following parties by the ECF system.

Honorable Lewis Kaplan, United States District Judge

William R. MacGuire, Esquire Marc A. Weinstein, Esquire Sarah L. Cave, Esquire John T. McGoey, Esquire Hughes Hubbard & Reed, LLP One Battery Park Plaza New York, New York 10004 Attorneys for Plaintiff, SKAT

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Co-counsel to Defendants

John M. Hanamirian, Esq.